UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

AFSHIN ZARINEBAF, ZACHARY CHERNIK, and JOAN MEYER, individually	Case No. 1:18-cv-06951
and on behalf of a class of similarly situated	
individuals,	Honorable Virginia M. Kendall
Plaintiffs,	
v.	
CHAMPION PETFOODS USA INC. and CHAMPION PETFOODS LP,	
Defendants.	

INDEX OF EXHIBITS TO DEFENDANTS CHAMPION PETFOODS USA INC. AND CHAMPION PETFOODS LP'S STATEMENT OF MATERIAL FACTS

EXHIBIT NO.	DESCRIPTION
1	Declaration of Chinedu Ogbonna, and Ex. A and B thereto
2	Deposition of Peter Muhlenfeld dated December 4, 2018 ("Muhlenfeld Dep. Vol. 1") (excerpts)
3	Declaration of Jeff Johnston
4	Declaration of Christopher Milam
5	Plaintiff Chernik's Response to Champion's First Set of Interrogatories
6	Deposition of Plaintiff Zachary Chernik (excerpts)
7	Plaintiff Zarinebaf's Response to Champion's First Set of Interrogatories
8	Deposition of Plaintiff Afshin Zarinebaf (excerpts), and Ex. 3 thereto
9	Plaintiff Meyer's Response to Champion's First Set of Interrogatories
10	Deposition of Plaintiff Joan Meyer (excerpts), and Ex. 3 thereto
11	Expert Report of Dr. Robert H. Poppenga
12	Deposition of Peter Muhlenfeld dated November 13, 2018 ("Muhlenfeld Dep. Vol. 2") (excerpts)
13	Deposition of Jeff Johnston dated November 29, 2018 (excerpts)
14	Expert Rebuttal Report of Dr. Robert H. Poppenga

15	Deposition of Sean Callan dated May 9, 2019 ("Callan Dep. Vol. 1") (excerpts)
16	Deposition of Dr. Gary Pusillo dated April 26, 2019 ("Pusillo Dep. Vol. 1") (excerpts)
17	Deposition of Dr. Gary Pusillo dated May 31, 2019 ("Pusillo Dep. Vol. 2") (excerpts)
18	Deposition of Kenneth Gilmurray dated July 2, 2019 (excerpts), and Ex. 18, 19, 21 thereto
19	Deposition of Jim Wagner dated April 3, 2019 (excerpts), and Ex. 4 thereto
20	Deposition of Erik Flakstad dated December 7, 2018 (excerpts)
21	Declaration of Gayan Hettiarachchi filed in <i>Weaver v. Champion Petfoods USA Inc.</i> , Case No. 2:18-cv-1996-JPS (E.D. Wis.) [ECF No. 111-4], and Ex. A thereto
22	CPF2118823-24, Texas A&M Veterinary Medical Diagnostic Laboratory Pentobarbital Test Results
23	Deposition of Sean Callan dated August 20, 2019 ("Callan Dep. Vol. 2") (excerpts)
24	FDA, Questions and Answers: Evanger's Dog and Cat Food (webpage archived on Feb. 7, 2019)
25	Deposition of Gary Pusillo dated September 12, 2019 ("Pusillo Dep. Vol. 3") (excerpts)

Dated: May 12, 2021

s/ David A. Coulson

David A. Coulson (ARDC #6199911) Jessica J. Fishfeld (ARDC #6313149) Jared R. Kessler (pro hac vice) Robert S. Galbo (pro hac vice) Elisa H. Baca (pro hac vice) GREENBERG TRAURIG P.A. 333 S.E. 2nd Avenue, Suite 4400 Miami, FL 33131

Tel: (305) 579-0754 Fax: (305) 579-0500

Email: coulsond@gtlaw.com

johnsonj@gtlaw.com kesslerj@gtlaw.com galbor@gtlaw.com bacae@gtlaw.com

Francis A. Citera (ARDC # 6185263) GREENBERG TRAURIG LLP 77 West Wacker Drive, Suite 3100 Chicago, IL 60601

Tel: (312) 456-8400 Fax: (312) 456-8435 Email: citeraf@gtlaw.com

Rick L. Shackelford, Esq. (pro hac vice) GREENBERG TRAURIG LLP 1840 Century Park East, Suite 1900 Los Angeles, CA 90067

Tel: (310) 586-3878 Fax: (310) 586-7800

Email: shackelfordr@gtlaw.com

Attorneys for Defendants Champion Petfoods USA Inc. and Champion Petfoods LP